## RECEIVED CENTRAL FAX CENTER

## JUL 3 0 2007

Dkt. 2271/75616

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of: Seiichi KOGURE et al.

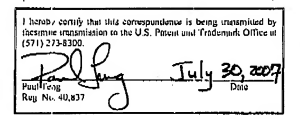
Serial No.: 10/561,329

Group Art Unit: 2861

Date Filed: December 19, 2005

Examiner: Joshua M. Dubnow

For: IMAGE FORMING APPARATUS



1185 Avenue of the Americas New York, N.Y. 10036 (212) 278-0400

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

## COMMUNICATION IN RESPONSE TO JULY 5, 2007 OFFICE ACTION

This Communication is submitted in response to the July 5, 2007 Office Action issued by the U.S. Patent and Trademark Office which indicates that examination of the above-identified patent application will be restricted under 35 U.S.C. §121 and 35 U.S.C. §372 to one of the following allegedly distinct groups of claims:

- Group I- Claims 1-7, drawn to an image forming apparatus with means for controlling a conveyance speed in accordance with a charge period length;
- Group II Claim 8, drawn to an image forming apparatus with means for controlling a conveyance speed in accordance with an existence of the charges; and
- Group III Claims 9-15, drawn to an image forming apparatus where the charge period length is adjusted by means for controlling a charge period when the charge period length is equal to or longer than a predetermined length, and the conveyance speed is adjusted by means for controlling a conveyance

Seiichi KOGURE et al., S.N. 10/561,329 Page 2

From-

Dkt. 2271/75616

speed when the charge period length is shorter than a predetermined length.

The Office Action further states that the application contains claims directed to more than one species, and that if group I or II is elected, applicant is required to elect one of the following species:

- A. The charging means applies the charges from a state where the conveyance belt is stopped until the predetermined conveyance speed is reached.
- B. The charging means applies the charges from a state where the conveyance belt is at the predetermined speed until the belt is stopped.
- C. The charging means applies the charges from a state where the conveyance belt is stopped until the predetermined conveyance speed is reached, and from a state where the conveyance belt is at the predetermined conveyance speed until the belt is stopped.

Applicant hereby elects to prosecute Group I and Species A. Claims readable on Species

A are claims 1-3.

If a petition for an extension of time is required to make this response timely, this paper should be considered to be such a petition. The Office is hereby authorized to charge any fees that may be required in connection with this response and to credit any overpayment to our Deposit Account No. 03-3125.

If a telephone interview could advance the prosecution of this application, the Examiner is respectfully requested to call the undersigned attorney.

Respectfully submitted,

Paul Teng, Reg. Mg. 40,837 Anorney for Applicant

Cooper & Dunham LLP

Tel.: (212) 278-0400